

In the United States District Court FILED For the Northern District of Alabama FEB - 1 A 11: 32

U.S. DISTRICT COURT N.D. OF ALABAMA

	CV-16-HA-0183-S
	the full name(s) of the school, numse, LPN, Amberly Clarities action) correctional, Be Try Stevenson,
	Officers, 40, antquin Hill.
. re	COMPANY OF FIRST
	Connectional Waxden Andela Mi
ction	mal, MHP. Danselle Hustin. Connectional, MHP. Washington
For	ral Larger Winta. Officers, 6/0, Odom,
	Correctional, Bonnere
	THE THE PARTY OF T
	in this action this action that the chambers
	Officers, c/o, D. Johnson.
vious	s lawsuits Officers, cla. M. Gasdon.
	this action or otherwise relating to your imprisonment? Yes (No ()
tha	your answer to A. is "yes", describe each lawsuit in the space below. (If there is more an one lawsuit, describe the additional lawsuit(s) on another piece of paper, using the same tline.)
1.	Parties to this previous lawsuit
	Plaintiff(s):
	Defendant(s)
2.	Court (if Federal Court, name the district; if State Court, name the county)
3.	Docket Number
	(s) in

	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?
	6.	Approximate date of filing lawsuit
	7.	Approximate date of disposition
l. , Pla	ce of	present confinement William E, Donaldson Correctional Facility.
Α.		nere a prisoner grievance procedure in this institution? (L) No ()
В.		you present the facts relating to your complaint in the state prisoner grievance procedure? () No (
C.	If yo	our answer is YES:
	1.	What steps did you take? Kobent Hunter, and Danielle Austin.
		Connectional Officers
	2.	What was the result? Larry Winta and St. Phand. and Amberly Click
		and Betty Stevenson, and Ontawn Hill, and Bason Robinson and FLEETO
		and Angela Minee, and Washington, and Odom, and Bonner, and Warner
D.	If yo	our answer is NO, explain why not? Hightowke, and Michael Chambers and monika monika referent, Clinton Theashex, and D. Johnson, and E. Gasdon,
	9221	d Tarsha Scott, and murse LPN, Pickeas.
In		A below, place your name(s) in the first blank and place your present address in the
sec		lank. Do the same for additional plaintiffs, if any.
A.	Nan	ne of plaintiff(s) James mauxice, Broadhead.
		William E. Donaldson Correctional Facility.
		100, Wantson Lane,
	Δdd	ress <u>Bessemer</u> AL, 35023

Clerk of Court Dear, Sharon Harris,

this incident that i filed on this Officers of happenned and i have medical documents to prove that it did happenned, and theres nobody having me doing this; my statement is what you see in writing. thats the way this incident happenned, and i would like for the court I process it, as i wrote it which is the only way that happenned. I only wrote the truth about the incident.

X Mames Broadhead,

ATS 294802,

Segregation 5-12,

1-24-2016,

IV, EXHAUSTION OF LegAL Remedies.

16) There is no! Inmate Grievance procedure in the Alabama Department of Corrections Ar 319, Inmate Griexance procedure is not available to immates Because it is still on review,

17) Plaintiff, Re-allege and incorporate by Reference to paragraphs
1-16. 18) The unlawful Deadly Physical Force on-plaintiff
Constitute Assault and Battery Violated plaintiff, James
Breadhead Rights and Constituted A Criminal Offense in
Alabama under the Statutes code 1896 344, Sections \$ 13A-3

-23. Section \$ 13A-12(8) Sections \$ 13A-1-2.(9). of the Criminal Code of 1975, 19) The broken El-bow and burst head and
teeth broken of plaintiff, Violated plaintiff, James,
Rights under the Statutes Sections \$ 13A-3-23, 13-A-1-2.(8).

In item B. below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use item C for the manes, positions, and places of employment of any additional defendants.

В.	Defendant
	is employed as
	at
C.	Additional Defendants

IV. Statement of Claim

State here, as briefly as possible, the FACTS of your case. Describe how each defendant is involved. Include, also, the names of other persons involved, dates and places. To not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet, if necessary.

Violation unde color of state law, under the section \$ 8,10,11,13,15, of

Art I of the constitution of Alabama of 1901.20) The plaintiff has

no plain adequate or complete remedy at law to redress the wron

gs described here in Plaintiff has been and will continue to be irr

eparably in jured by the court of the defendants unless the cour

tgrants the prosecutions and the compensatory and punitive dam

ages relief which plaintiff Seeks, VI, Prayer For relief where

fore plaintiff respectfully prays that this courtenter judg ment

granting Plaintiffs: 21) A declaration that the acts and omis

sians described herein Violated Plaintiffs rights under

the Statutes under the criminal Offense under the title 13A

criminal code of 1975, and the constitution and laws of the State

of Alabama. 22, Compensatory delamages in the amount of

againsteach defendant jointiffy and Severally 23) Punitive

damages in the amount of againsteach defendant 24, A. j

uxytrialon all issuest riable by jury 25, cranting Appointment

Case 2:16-cv-00183-MHH-JHE, Document 1 Filed 02/01/16 Page 27 5 and the county of counsel Plaintiff cost in this case 2 are ust County judges outhorsty granted them, by law to exercise such other powers as are or may be granted them by law [312-17-26 code of Alabama 1975. T. Date, 12-27-2015, I James m. Broadhead would like to make a state menton behalf of the assault that took place on me I was for ws to the ground from ablow to my tes ticle while on the around in as Kick-ed again and again to the testicle This type of assault per For Form ued on me was out of hate be douse of my conviction How Know this to bet xue In the process of being assault to the testicle I could hear a vaice Say and, quote you" hever be able to rape anot her old ladyung note you'll hever be able to rape another This is how ; know said assau H was per for m-edout of pare hate. Date. 12-27-2015. The Prisondo not have agriculte Procesy re But I" Still made complaint.

V. RELIEF no warden and commissioner I" was Puton Transfer State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes. Donaldson 50 I EXHAUST all available administr at we remedies before The filing of This The act of the (run) Connect imal, Robert Hunton, and Danselle Austin, all (4) is employed as Defendants atted under State Lawand course of State Law Winh Deadly Excessive force as The Plaint iff was Beat and STRUCK WITH SECURITY STICKS by (4) Connection nal Named herein as Defendants In Said case There force The Plaint iff was STRUCKa, Coopen Green HosPital 987, Times by The (4) Named Detendants as The PlasNTiff was Placed IN 2 free world HosPITal where He Hada brokewar min(3) Places and Staples In The Head and (3) or (4) Teethe was knocked outes "I declare under penalty of perjury that the foregoing is true and correct.

Executed on 1-26-2016. There was Threats on The Plaint iff James mauxILE, Browshead Life The PlainTiff Was Transferred for His Safety as The Plait Had frac william E. Donaldson Conxectional Facility. Ture To His feet and ankleanea from 100, Warrion Lane Deadly Excessive force from Defend Bessemer AL 35023 ONTS, "ComaeNSaToRY Damayes INThe amount of \$10,000,00 agains Teach Defendant JoinTLY and Serenolly XX 224802 for IRRE Parble IN JURYS PUNSTEVE Signature(s) Bully Damages, IN The amount of \$10,000,00 againsteach Defendant, JoiNTLy and in for atotalsum severally for IRREPARAble IN JUNYSALI. of \$80,000,00 Thous and bollags Total Claim Plaint iff costen lawsust,